## 2 3 UNITED STATES DISTRICT COURT 4 **DISTRICT OF NEVADA** 6 ENTOURAGE INVESTMENT GROUP, 7 Case No. 2:22-cv-00637-GMN-NJK LLC, 8 Plaintiff(s), Order 9 v. [Docket No. 39] 10 TV4 ENTERTAINMENT, INC., et al., 11 Defendant(s). Pending before the Court is a joint proposed discovery plan, in which Defendant Brian 12 Brady asserts that discovery should be stayed. Docket No. 39. Defendant Brady has not addressed the pertinent standards or otherwise provided a basis for staying discovery. Accordingly, the Court **DEFERS** ruling on the proposed discovery plan. To the extent Defendant Brady seeks a 16 stay of discovery, he must file a motion addressing the governing standards by September 30, 17 2022. Any response must be filed by October 5, 2022, and any reply must be filed by October 7, 18 2022.2 19 IT IS SO ORDERED. 20 Dated: September 26, 2022 21 Nancy J. Koppe 22 United States Magistrate Judge 23 24 25 <sup>1</sup> It is settled law that the mere pendency of a motion to dismiss is not, standing alone, 26 grounds to stay discovery. E.g., Tradebay, LLC v. eBay, Inc., 278 F.R.D. 597, 601 (D. Nev. 2011). 27 <sup>2</sup> The Court reminds counsel that the briefing deadlines established herein control regardless of any conflicting deadlines automatically generated by CMECF. See Local Rule IC 3-28 1(ď).